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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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10/693,021

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Kim Cameron

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EXAMINER

NGUYEN, THANH T

ART UNIT

PAPER NUMBER

2144

MAIL DATE

DELIVERY MODE

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PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary	Application No. 10/693,021	Applicant(s) CAMERON ET AL.	
	Examiner Thanh Tammy Nguyen	Art Unit 2144	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE (3) MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 17 January 2008.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1,3-10,12-32 and 34-38 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1,3-10, 12-32, , and 34-38 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413) |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | Paper No(s)/Mail Date. _____ |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08) | 5) <input type="checkbox"/> Notice of Informal Patent Application |
| Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____ |



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Detailed Office Action

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on January 17, 2008 has been entered.
2. Claims 1, 3-10, 12-32, 34-38 are presented for examination.

Claim Rejections - 35 USC § 101

3. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

4. Claims 21-27 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.
5. The claims fail to place the invention squarely within one statutory class of invention. On page 2 lines 23-25 of the instant specification, applicant has provided evidence that applicant intends the "medium" to include signals. As such, the claim is drawn to a form of energy. Energy is not one of the four categories of invention and

therefore this claim(s) is/are not statutory. Energy is not a series of steps or acts and thus is not a process. Energy is not a physical article or object and as such is not a machine or manufacture. Energy is not a combination of substances and therefor not a composition of matter.

Claim Rejections - 35 USC § 102

6. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

7. Claims 1, 3-10, 12-32, 34-38 are rejected under 35 U.S.C. 102(e) as being anticipated by Noel Abela, Publication No. US 2003/0177356 A1 (herein referred to as “Abela”).

8. As to claim 1, Abela discloses the invention as claimed, Abela discloses including a system for identifying principals within a computing environment, the system comprising: a plurality of principal objects [see page 8, paragraph 0107] (*individual or groups, country, organization*), wherein each principal object corresponds to a specific principal authenticated to perform a digital action within the computing environment [see paragraph 0105] (*successfully authenticated himself and needs to log into your web site*) and wherein each principal object is operable for use by a computer process within the computing environment to associate a plurality of resource objects [See paragraph 0074] (*every individual, organization, or other entity member is represented by a single record in the Unique ID hosted by his or her or its country of origin*) with the specific principal corresponding to the principal object [see paragraph 0076] (*Unique ID field set called personal can have fields like name, address, sex, telephone mapped to it*); and a plurality of identity claims, wherein each identity claim uniquely identifies the specific principal corresponding to each specific principal object, and wherein at least one of the plurality of principal objects comprises two or more identity claims each uniquely identifying the specific principal corresponding to the at least one principal object (*it is inherent because every identity claims have to have a uniquely identifies, for example everyone have to have a SSN cited in specification page.1*); a plurality of identity references, wherein each of the plurality of identity references is associated with a resource object within the computing environment, and wherein each of the plurality of identity references identify the associated resource object as being associated with a specific principal

- based on a link assertion within the identity reference to a specific identity claim [See paragraph 0074] (*every individual, organization, or other entity member is represented by a single record in the Unique ID hosted by his or her or its country of origin*)
9. As to claim 3, Abela discloses the invention as claimed, wherein each of the plurality of identity claims comprises a type assertion and a value assertion that collectively identify the specific principal corresponding to the principal object to which each of the identity claims are associated [see paragraph 0076] (*Unique ID field set called personal can have fields like name, address, sex, telephone mapped to it*).
 10. As to claim 4, Abela discloses the invention as claimed, wherein the link assertion within each of the plurality of the identity references comprises the type assertion and the value assertion specified in the specific identity claim to which each identity reference is linked [see paragraph 0076].
 11. As to claim 5, Abela discloses the invention as claimed, wherein a first type assertion for a first identity claim associated with a first principal object indicates that the value assertion in the first identity claim comprises an electronic mail address uniquely associated with a first principal corresponding to the first principal object [See paragraph 0074] (*every individual, organization, or other entity member is represented by a single record in the Unique ID hosted by his or her or its country of origin*).
 12. As to claim 6, Abela discloses the invention as claimed, wherein the first identity claim further comprises a start time reference assertion indicating a point in time

- when the email address was initially associated with the first principal [see paragraph 0082].
13. As to claim 7, Abela discloses the invention as claimed, wherein the first identity claim further comprises an end time reference assertion indicating a point in time when the association between the email address and the first principal lapses [See paragraph 000091] (*hotmail, yahoo, and netscape mail*).
 14. As to claim 8, Abela discloses the invention as claimed, wherein a second type assertion for a second identity claim associated with the first principal object indicates that the value assertion in the second identity claim comprises a telephone number uniquely associated with the first principal [See paragraph 0074] (*every individual, organization, or other entity member is represented by a single record in the Unique ID hosted by his or her or its country of origin*).
 15. As to claim 9, Abela discloses the invention as claimed, wherein the computing environment is a distributed computing system, and wherein at least one identity reference is maintained on a computer system different than a computer system on which the identity claim linked to the identity reference is maintained [see paragraph 0093].
 16. As to claim 10, Abela discloses the invention substantially as claimed, Abela discloses including a system for identifying a first principal within a computing environment, wherein the first principal is authenticated to perform a digital action within the computing environment, the system comprising: a first principal object [see page 8, paragraph 0107] (*individual or groups, country, organization*)

corresponding to the first principal, wherein the first principal object is operable for use by a computer process within the computing environment [see paragraph 0105] (*successfully authenticated himself and needs to log into your web site*) to associate at least one resource object with the first principal [see paragraph 0074] (*every individual, organization, or other entity member is represented by a single record in the Unique ID hosted by his or her or its country of origin*); a plurality of identity claims, wherein each identity claim uniquely identifies the first principal, the first principal object including the plurality of identity claims such that the computer process may associate the at least one resource object with the first principal using any of the plurality of identity claims (*it is inherent because every identity claims have to have a uniquely identifies, for example everyone have to have a SSN cited in specification page.1*); a first identity reference associated with a first resource object within the computing environment, wherein the first identity reference identifies the first resource object as being associated with the first principal based on a first link assertion within the first identity reference to a first identity claim in the plurality of identity claims [see paragraph 0107].

17. As to claim 12, Abela discloses the invention as claimed, further comprising: a second identity reference associated with a second resource object within the computing environment, wherein the second identity reference identifies the second resource object as being associated with the first principal based on a second link assertion within the second identity reference to the first identity claim [see paragraph 0076] (*personal can have name, sex, address*).

18. As to claim 13, Abela discloses the invention as claimed, wherein the first resource object represents a file associated with a first application program and the second resource object represents a file associated with a second application program [see fig.1].
19. As to claim 14, Abela discloses the invention as claimed, wherein the first application program is a word processing application program [see fig.1].
20. As to claim 15, Abela discloses the invention as claimed, wherein each of the plurality of identity claims comprises a type assertion and a value assertion that collectively specify the first principal, and wherein the first and second link assertions comprise the type assertion and the value assertion specified in the identity claim to which the first and the second identity references are linked [see paragraph 0072].
21. As to claim 16, Abela discloses the invention as claimed, wherein a first type assertion for the first identity claim indicates that the value assertion in the first identity claim comprises an electronic mail address uniquely associated with the first principal [see paragraph 0078].
22. As to claim 17, Abela discloses the invention as claimed, wherein the first identity claim further comprises: a start time reference assertion indicating a point in time when the email address was initially associated with the first principal; and an end time reference assertion indicating a point in time when the association between the email address and the first principal lapses [see paragraph 0056].

23. As to claim 18, discloses the invention as claimed, wherein the first principal is selected from the group consisting of an individual, an organization and a module within the computing environment [see fig.1].
24. As to claim 19, Abela discloses the invention as claimed, wherein the computing environment is a distributed computing system [see paragraph 0076].
25. As to claim 20, Abela discloses the invention as claimed, wherein the computing environment is a stand-alone computing system [see fig.1 client system 114].
26. As to claim 21, Abela discloses the invention substantially as claimed, Abela discloses including a computer readable medium having a data structure stored thereon for use in identifying a principal authenticated to perform a digital action within a computing environment [see paragraph 0105] (*successfully authenticated himself and needs to log into your web site*), the data structure comprising: a value assertion uniquely identifying the principal within a particular identification scheme [see paragraph 0076]; a type assertion indicating the particular identification scheme corresponding to the value assertion [see paragraph 0109]; and a time reference assertion specifying a time frame in which the principal is uniquely identified by the value assertion within the particular identification scheme [see paragraph 0091].
27. As to claim 22, Abela discloses the invention as claimed, wherein the data structure represents an identity claim that associates a principal object with the principal, wherein the principal object is operable for use by a computer process within the computing environment to associate at least one resource object with the principal [see paragraph 0082].

28. As to claim 23, Abela discloses the invention as claimed, wherein the time reference comprises: a start time reference assertion indicating a point in time when the value assertion was initially associated with the principal; and an end time reference assertion indicating a point in time when the association between the value assertion and the principal lapses [see paragraph 0056].
29. As to claim 24, Abela discloses the invention as claimed, the data structure further comprising: a display assertion specifying the value assertion in a form recognizable to human users within the computing environment, wherein the computer process displays the display assertion to a user in response to a request by the user to view the association between the principal and the at least one resource object [see paragraph 0076].
30. As to claim 25, Abela discloses the invention as claimed, wherein the principal is selected from the group consisting of an individual, an organization and a module within the computing environment [see paragraph 0058].
31. As to claim 26, Abela discloses the invention as claimed, wherein the type assertion indicates that the value assertion comprises an electronic mail address uniquely associated with the principal.
32. As to claim 27, Abela discloses the invention as claimed, wherein the type assertion indicates that the value assertion comprises a telephone number uniquely associated with the principal [see paragraph 0082].
33. As to claim 28, Abela discloses the invention substantially as claimed, Abela discloses including a method for identifying a first principal authenticated to perform

a digital action within a computing environment, the method comprising: creating a principal object [see page 8, paragraph 0107] (*individual or groups, country, organization*) operable for use by a computer process within the computing environment to identify the first principal as being associated with a plurality of resource objects maintained within the computing environment [see paragraph 0105] (*successfully authenticated himself and needs to log into your web site*); associating with the principal object a first identity claim uniquely identifying the first principal within a particular identification scheme [see paragraph 0076], wherein unique identification of the first principal within the particular identification scheme is accomplished by assignment of unique identification strings to each of a plurality of principals [See paragraph 0074] (*every individual, organization, or other entity member is represented by a single record in the Unique ID hosted by his or her or its country of origin*); receiving a plurality of resource objects associated with a plurality of application programs, wherein each of the plurality of resource objects are associated with an identity reference comprising a declaration that links each resource object to the principal object [see paragraph 0066]; and identifying within the computing environment each of the plurality of resource objects as being associated with the first principal based on the declaration links contained in the associated identity references, wherein the computer process utilizes identification of each of the plurality of resource objects to the first principal to perform at least one task in connection with each identified resource object [see paragraph 0105].

34. As to claim 29, Abela discloses the invention as claimed, wherein the receiving act comprises: receiving a first resource object having associated therewith a first identity reference linked to the first identity claim based on a first declaration comprising a unique identification string assigned to the first principal, wherein the first resource object represents a first file associated with a first application program; and receiving a second resource object having associated therewith a second identity reference linked to the first identity claim based on a second declaration comprising the unique identification string assigned to the first principal, wherein the second resource object represents a second file associated with a second application program [see paragraph 0056].
35. As to claim 30, Abela discloses the invention as claimed, wherein the identifying act comprises: identifying the first file and the second file as being associated with the first principal based on the linking of the first identity reference and the second identify reference to the first identity claim [see paragraph 0059]
36. As to claim 31, Abela discloses the invention as claimed, further comprising: associating with the principal object properties associated with the first principal, wherein the task performed by the computer process in response to the identifying act comprises an act of displaying a graphical representation of the properties associated with the first principal in conjunction with a graphical representation of at least one of the plurality of resources linked to the principal object [see paragraph 0082](*Unique ID organization*); creating a phantom principal object in response to receiving a resource object having a identity reference comprising a declaration that does not link

- the resource object to the principal object, the declaration comprising an identification string uniquely identifying a second principal within the particular identification scheme, and wherein the phantom principal object is created to include the identification string assigned to the second principal; and saving the phantom principal object to a data store containing the principal object corresponding to the first principal [see paragraph 0076].
37. As to claim 32, Abela discloses the invention as claimed, further comprising: associating with the principal object properties associated with the first principal, wherein the task performed by the computer process in response to the identifying act comprises an act of authenticating access by the first principal to at least one of the plurality of resources linked to the principal object [see paragraph 0082].
38. As to claim 34, Abela discloses the invention as claimed, further comprising: receiving a second principal object, wherein the second principal object comprises a second identity claim that comprises the identification string assigned to the second principal; and in response to determining that the phantom principal object and the second principal both correspond to the second principal, deleting the phantom principal object from the data store and saving to the data store the second principal object such that the second principal object is operable for use by the identifying act [see paragraph 0078].
39. As to claim 35, Abela discloses the invention as claimed, wherein the first identity claim is stored in the computing environment in a data store, the method further comprising: in response to receiving a second identity claim for storage into the data

- store, determining whether the second identity claim and the first identity claim both specify an identical unique identification string; and in response to determining that both the first identity claim and the second identity claim specify the identical unique identification string, invoking a fault resolution process to determine a primary identity claim that is to be stored in the data store and available to the identifying act [see paragraph 0078].
40. As to claim 36, Abela discloses the invention as claimed, wherein the invoking act comprises: merging data stored in the second identity claim into the first identity claim [see paragraph 0076].
41. As to claim 37, Abela discloses the invention as claimed, wherein the invoking act comprises: deleting the first identity claim; and storing in the data store the second identity claim [see paragraph 0058].
42. As to claim 38, Abela discloses the invention as claimed, wherein a computer program product readable by a computer system and tangibly embodying a program of instructions executable by the computer system to perform the method of claim 28 [see paragraph 0059].

Conclusion

43. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tammy T. Nguyen whose telephone number is 571-272-3929. The examiner can normally be reached on Monday - Friday 8:30 - 5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, ***William Vaughn*** can be reached on 571-272-3922. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Thanh Tammy Nguyen/

Patent Examiner, Art Unit 2144

March 28, 2008